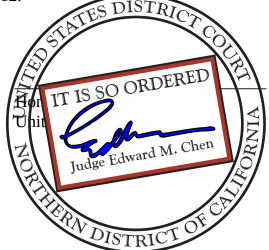
Defendant Fannie Mae's deadline to answer, move, or otherwise respond to the

IT IS HEREBY ORDERED THAT:

Amended Complaint is now September 14, 2012.

Dated:_____August 20, 2012



CERTIFICATE OF SERVICE 1 2 3 The undersigned hereby certifies that a true and correct copy of the above and 4 foregoing document has been served on August 20, 2012 to all counsel of record who are 5 deemed to have consented to electronic service via the Court's CM/ECF system per Fed. R. Civ. P. 5(b)(3). Counsel of record listed below will be served by electronic mail, 6 7 facsimile, United States mail, and/or overnight delivery. 8 Russell D. Carter, III Attorneys for Plaintiffs Stanley D. Cannon T. Brent Walker and Patricia R. Cannon, et al. 9 CARTER WALKER PLLC 2171 West Main, Suite 200 10 P.O. Box 628 Cabot, AR 72023 11 501-605-1346 501-605-1348 12 dcarter@carterwalkerlaw.com bwalker@carterwalkerlaw.com 13 Alexander P. Owings Attorneys for Plaintiffs Stanley D. Cannon 14 Steven A. Owings and Patricia R. Cannon, et al. OWINGS LAW FIRM 15 1400 Brookwood Drive Little Rock, AR 72202 16 501-661-9999 501-661-8393 17 apowings@owingslawfirm.com sowings@owingslawfirm.com 18 Jack Wagoner Attorney for Plaintiffs Stanley D. Cannon 19 WAGOŇER LAW FIRM, P.A. and Patricia R. Cannon, et al. 1320 Brookwood Drive, Suite E 20 Little Rock, AR 72202 501-663-5225 21 501-660-4030 jack@wagonerlawfirm.com 22 23 24 25 26 27 28

Case 3:12-cv-01376-EMC Document 46 Filed 08/20/12 Page 4 of 4 1 Frank G. Burt Attorneys for Defendant Assurant, Inc. 2 W. Glenn Merten Brian P. Perryman 3 JORDAN BÚRT LLP 1025 Thomas Jefferson Street, NW 4 Suite 400 East Washington, DC 20007-0805 5 202-965-8100 fgb@jordenusa.com 6 wgm@jordenusa.com bpp@jordenusa.com 7 8 Dated: August 20, 2012 **FOLEY & LARDNER LLP** 9 NANCY L. STAGG 10 11 By: /s/ Nancy L. Stagg 12 Attorney for Defendant FANNIE MAE 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 [PROPOSED] ORDER GRANTING STIPULATION TO EXTEND TIME FOR FNMA TO ANSWER OR